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Docket No.: V9661.0019

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of On-Kwok V. Li et al.

Confirmation No.: 5203

Application No: 09/877,744

Art Unit: 2141

Filed: June 8, 2001

Examiner: K. R. Coulter

For: SELF-ROUTING ADDRESS ASSIGNMENT IN

May 20, 2009

PACKET-SWITCHED NETWORKS

New York, NY

RESPONSE TO AND REQUEST FOR WITHDRAWAL AND REISSUANCE OF THE EXAMINER'S NOVEMBER 25, 2008 NOTICE OF NON-COMPLIANT AMENDMENT (37 C.F.R. §1.121)

MS Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA. 22313-1450

Dear Sir:

Applicants, through their undersigned attorney of record, respectfully request withdrawal of the examiner's pending, heretofore unresponded-to Office communication which includes a Notice of Non-Compliant Amendment (37 C.F.R. §1.121) [collectively "Office action"]. The enclosed copy of the Office action was obtained from the PTO's PAIR system following a telephone call from the examiner as explained below.

As presently advised, the Office action appears on its face to have been mailed from the PTO to the ungersign's law firm, Dickstein Shapiro LLP ("Dickstein") on November 25, 2008. The undersigned was informed of this fact for the first time on May 9, 2009 in a phone call he received on that day from the examiner, Mr. K. R. Coulter. The purpose of the examiner's phone call was to

In substance, the Office action simply requires that the status identifier for claim 18 on page 6 of the August 19, 2008 Response to Non-Final Office Action be corrected from "(Original)" to - (Previously presented) -.

Application No. 09/877,744 Request dated May 20, 2009 Docket No.: V9661.0019

inquire as to whether or not applicants intended to respond to the Office action inasmuch as the one (1)-month/thirty (30)-day response period had already expired and the non-extendible six (6)-month period will expire on May 26th. In reply, the undersigned said that he was unable to answer the question because he did not recall nor was he aware of the Office action.

Immediately following the examiner's May 9th phone call, the undersigned checked his case file on the subject application (which has been on his docket for the entire relevant period) and determined that the Office action was not in the file. Then he asked Dickstein's docketing department to check on the status of the Office action. Since all papers received from the PTO are immediately logged onto Dickstein's case management system, and that since no entry for the Office action was made, it confirmed that the latter was never received by Dickstein. In Dickstein's docketing department, each incoming paper from the PTO is entered on a daily basis into a log on the page corresponding to the initial (shortened statutory) due date indicated on the face of the paper as having been mailed from the PTO. At the same time, the information is entered into the log on the page corresponding to the non-extendible (six (6)-month) deadline for responding to the paper which is then forwarded for physical entry into the case file. Attached are complete and correct copies of Dickstein's docketing department's log page for December 25, 2008 (the initial due date for response to the Office action) and the log page for May 25, 2009 (the six (6)-month due date for response). It can be seen from these pages that the Office action was never logged onto Dickstein's case management system and hence was never received.

It is respectfully submitted therefore, that because the Office action was not received from the PTO by the undersigned or his law firm, and because it did not come to their attention until the May 9th phone call from the examiner, filing a response to it at this time, although timely because the application is still pending, would necessitate payment of a substantial fee for a five (5)-month extension of the response time from the one (1)-month due date to the May 26th six (6)-month non-extendible due date. It would be manifestly unfair to require applicants to pay the significant extension fee required at this time. Had the Office action been received by the undersigned and his law firm in the normal course of mail delivery, then he certainly would have

Application No. 09/877,744
Request dated May 20, 2009 :

Docket No.: V9661.0019

responded to it within the one (1)-month/thirty (30)-day response period for which no extension would have been required.

Hence, it is requested that the current Office action be withdrawn and replaced with a new office action to which the applicants can respond without having to pay for an extension of time. In a post-May 9th phone conversation between the undersigned and examiner Coulter, the examiner indicated that he would withdraw the Office action and reissue it upon receipt of this submission.

The examiner is respectfully requested to issue an examiner interview summary to confirm the foregoing telephone calls. In addition, as an alternative to withdrawing the Office action and issuing a new one, in order to advance the prosecution of the subject application, and if deemed appropriate, the examiner is invited to consider issuing an examiner's amendment correcting the status identifier for claim 18 (see footnote 1, *supra*).

Dated: May 20, 2009

Respectfully submitted,

Charles E. Miller

Registration No.: 24,576
DICKSTEIN SHAPIRO LLP
1177 Avenue of the Americas
New York, New York 10036-2714

(212) 277-6500

Attorney for Applicant

Attachments

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United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS F.O. Box 1450 Aleasodia, Virginia 22313-1450 www.uspiko.gov

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO		
09/877,744	06/08/2001	On-Kwok Vistor Li	9661-0019	5203		
CHARLES E MILLER DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP 1177 AVENUE OF THE AMERICA			EXAM	EXAMINER		
			COULTER, KENNETH R			
4TH FLOOR NEW YORK, NY 10036-2714		ART UNIT	PAPER NUMBER			
			2441			
			MAIL DATE	DELIVERY MODE		
			11/25/2008	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.



UNITED STATES DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
0987 7744	6/8/2001	LI ET AL.	9661-0019

CHARLES E MILLER
DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP
1177 AVENUE OF THE AMERICA
4TH FLOOR
NEW YORK, NY 10036-2714

EXAMINER

Kenneth R. Coulter

ART UNIT PAPER

2441

20081122

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner for Patents

scc attached sheets

/Kenneth R Coulter/ Primary Examiner, Art Unit 2441

PTO-90¢ (Rev.04-03)

Application/Control Number: 09/877,744

Art Unit: 2441

Page 2

Response to Amendment

1. The amendment to the claims filed on 8/19/08 does not comply with the requirements of 37 CFR 1.121(c) because inconsistencies exist in status of claim 18. The status identifier for claim 18 (Original) is not correct.

37 CFR 1.121(c) clearly states "In the claim listing, the status of every claim must be indicated after its claim number by using one of the following identifiers in a parenthetical expression: (Original), (Currently amended), (Canceled), (Withdrawn), (Previously presented), (New), and (Not entered)."

Amendments to the claims filed on or after July 30, 2003 must comply with 37 CFR 1.121(c) which states:

- (c) Claims. Amendments to a claim must be made by rewriting the entire claim with all changes (e.g., additions and deletions) as indicated in this subsection, except when the claim is being canceled. Each amendment document that includes a change to an existing claim, cancellation of an existing claim or addition of a new claim, must include a complete listing of all claims ever presented, including the text of all pending and withdrawn claims, in the application. The claim listing, including the text of the claims, in the amendment document will serve to replace all prior versions of the claims, in the application. In the claim listing, the status of every claim must be indicated after its claim number by using one of the following identifiers in a parenthetical expression: (Original), (Currently amended), (Canceled), (Withdrawn), (Previously presented), (New), and (Not entered).
- (1) Claim listing. All of the claims presented in a claim listing shall be presented in ascending numerical order. Consecutive claims having the same status of "canceled" or "not entered" may be aggregated into one statement (e.g., Claims 1–5 (canceled)). The claim listing shall commence on a separate sheet of the amendment document and the sheet(s) that contain the text of any part of the claims shall not contain any other part of the amendment.

Application/Control Number: 09/877,744

Art Unit: 2441

Page 3

- (2) When claim text with markings is required. All claims being currently amended in an amendment paper shall be presented in the claim listing, indicate a status of "currently amended," and be submitted with markings to indicate the changes that have been made relative to the immediate prior version of the claims. The text of any added subject matter must be shown by underlining the added text. The text of any deleted matter must be shown by strike-through except that double brackets placed before and after the deleted characters may be used to show deletion of five or fewer consecutive characters. The text of any deleted subject matter must be shown by being placed within double/brackets if strike-through cannot be easily perceived. Only claims having the status of "currently amended," or "withdrawn" if also being amended, shall include markings. If a withdrawn claim is currently amended, its status in the claim listing may be identified as "withdrawn—currently amended."
- (3) When claim text in clean version is required. The text of all pending claims not being currently amended shall be presented in the claim listing in clean version, i.e., without any markings in the presentation of text. The presentation of a clean version of any claim having the status of "original," "withdrawn" or "previously presented" will constitute an assertion that it has not been changed relative to the immediate prior version, except to omit markings that may have been present in the immediate prior version of the claims of the status of "withdrawn" or "previously presented." Any claim added by amendment must be indicated with the status of "new" and presented in clean version, i.e., without any underlining.
 - (4) When claim text shall not be presented; canceling a claim.
- (i) No claim text shall be presented for any claim in the claim listing with the status of "canceled" or "not entered."
- (ii) Cancellation of a claim shall be effected by an instruction to cancel a particular claim number. Identifying the status of a claim in the claim listing as "canceled" will constitute an instruction to cancel the claim.
- (5) Reinstatement of previously canceled claim. A claim which was previously canceled may be reinstated only by adding the claim as a "new" claim with a new claim number.
- 2. Since the above-mentioned reply appears to be *bona fide*, applicant is given ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

Application/Control Number: 09/877,744

Art Unit: 2441

Page 4

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kenneth R. Coulter whose telephone number is 571 272-3879. The examiner can normally be reached on M - F, 7:30 am - 4 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rupal Dharia can be reached on 571 272-3880. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Kenneth R Coulter/ Primary Examiner, Art Unit 2441 /KRC/

MAY 2 0 2009

	Application No.	Applicant(s)			
Notice of Non-Compliant	09/877,744	LI ET AL.			
Amendment (37 CFR 1.121)	Examiner	Art Unit			
•	Kenneth R. Coulter	2441			
- The MAILING DATE of this communication app	pears on the cover sheet with the c	orrespondence address			
The amendment document filed on <u>19 August 2008</u> is c equirements of 37 CFR 1.121 or 1.4. In order for the ar tem(s) is required.	onsidered non-compliant because nendment document to be compli	e it has failed to meet the ant, correction of the following			
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE 1. Amendments to the specification: A. Amended paragraph(s) do not include B. New paragraph(s) should not be under C. Other	markings.	BE NON-COMPLIANT:			
2. Abstract: A. Not presented on a separate sheet 3 B. Other	7 CFR 1.72.				
 3. Amendments to the drawings: A. The drawings are not properly identifing "Annotated Sheet" as required by 37 B. The practice of submitting proposed of showing amended figures, without meaning the company. 	СРК 1.121(d). drawing correction has been elimi	nated. Replacement drawings			
 ✓ 4. Amendments to the claims: ☐ A. A complete listing of all of the claims ☐ B. The listing of claims does not include ✓ C. Each claim has not been provided who of each claim cannot be identified. In number by using one of the following (Previously presented), (New), (Nother the claims of this amendment paper E. Other: The status identifier for claim ☐ 5. Other (e.g., the amendment is unsigned or 	the text of all pending claims (inclin the proper status identifier, and lote: the status of every claim mug status identifiers: (Original), (Curentered), (Withdrawn) and (Withdrawn and the have not been presented in ascente (Original) is not correct.	ras such, the individual status list be indicated after its claim rently amended), (Canceled), rawn-currently amended) nding numerical order.			
For further explanation of the amendment format requi		•			
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TIME PERIODS FOR FILING A REPLY TO THIS NOT	IUE:	inal amondment or an amondment			
 Applicant is given no new time period if the non- filed after allowance. If applicant wishes to resubrentire corrected amendment must be resubmitted. 	nii ine non-compliant atter-illiai at ed.	Helightenic with confessions, the			
2. Applicant is given one month, or thirty (30) days, whichever is longer, from the mail date of this notice to supply the correction, if the non-compliant amendment is one of the following: a preliminary amendment, a non-final amendment (including a submission for a request for continued examination (RCE) under 37 CFR 1.114), a supplemental amendment filed within a suspension period under 37 CFR 1.103(a) or (c), and an amendment filed in response to a <i>Quayle</i> action. If any of above boxes 1, to 4, are checked, the correction required is only the corrected section of the non-compliant amendment in compliance with 37 CFR 1.121.					
Extensions of time are available under 37 CF amendment or an amendment filed in response	R 1.136(a) <u>only</u> if the non-complise to a <i>Quayle</i> action.	nt amendment is a non-final			
Failure to timely respond to this notice will re Abandonment of the application if the non- filed in response to a Queyle action; or Non-entry of the amendment if the non-con- amendment.	compliant amendment is a non-lif				
/Kenneth R Coulter/ Primary Examiner, ArtiUnit 2441					
Primary Examiner, Attonic 2441		Part of Paper No. 20081122			

U.S. Patent and Trademark Office PTOL-324 (01-06) Notice of Non-Compliant Amendment (37 CFR 1.121)